

## Carrollton:

FRIDAY, MARCH 18, 1836.

**Yellow Creek, Carrollton & Zoor Rail Road.**—We have, at length, the pleasure to lay before our readers the Report of the Engineer of the Yellow Creek, Carrollton and Zoor Rail Road. Of the merits of this report, we are not prepared to hazard any opinion of our own; but others, in whose competency to judge we have implicit confidence, believe the report to exhibit a very correct expose of the practicability and costs of the contemplated road. Of one thing, however, we are entirely convinced,—the estimates taken altogether, are abundantly ample.

It is scarcely necessary for us to reiterate the opinion, which we have heretofore given, of the great superiority of our improvement over any other of the proposed links of connexion between the Ohio River and the Ohio Canal. Disclaiming all hostility or opposition to the rival schemes, we confidently believe that our Rail Road affords a better opportunity for a profitable investment of capital, than any other improvement north of the Muskingum. We feel bound also to remark (and, in the present state of political feeling, the fact should arrest the attention of those who may be disposed to invest capital in public improvements of the kind) that the charter of this company is not clogged with provisions which can render it a dead letter; nor is its stability put in jeopardy by any *legislative* body or exclusive privilege, the constitutionality of which has been doubted, and at which the tilt and tournament of political Quixots can be effectively directed.

We ask the attention of our readers to the Engineer's report, and to the remarks which accompany it.

**TAX PAYER.**—The Auditor of this county, has permitted us to read a copy of an act passed at the late session of the Legislature, and communicated to him by letter; from which we learn that, those who purchased lands and town lots (now situated in this county) at tax sales in the adjoining counties, and were prevented from receiving deeds, by the erection of Carroll—may now obtain deeds for lands and town lots so purchased, by making application to the Auditor of the county in which the sales were made. The act itself is esteemed as a *literary memento*; and, believing its provisions to be of importance to many of our readers, we shall, at some convenient time, publish it at large.

**Our cold friend Frost,** of the New London "Aurora," being about to seek repose (temporary, we hope) from four years' editorial toil, endeavors to convince his readers, few of whom, we fear, ever heard of our humble selves before, that there is not a perfect union in the title and conduct of our paper. "We are neither proslavery nor anti-slavery," yet we published Mr. Dallas' letter! We enquired for the motives which induced Dallas to form anti-slavery societies; and, hence Mr. Frost discovers the want of harmony. All that we have to say in reply, is, we know not which to advise most, the typographical emphasis of the Aurora, or its reasoning powers. Our press is ever open for the discussion of any subject connected with the common interests of the people, but we must be excused ourselves from rushing into every crusade to which a "sickly philanthropy" may give rise.

We beg leave to enquire of Mr. Frost, why he continues to publish, at the head of his paper, a sentence purporting to be a part of Mr. Dallas' letter, when, in truth, Mr. D. wrote no such thing? It seems to us, that a publisher who claims to be impartial, ought to be ashamed of such a perversion of any man's language, however much he might despise the man's principles. Are you a gentleman, Mr. Frost?

**Expanding &c.—** Senator Leigh refuses to obey the instructions of the Legislature of Virginia, upon the ground that, those instructions req'd direction to do an unconstitutional act. Mr. L. will resign his seat in the U. S. Senate, and he knows, it has been his intention, for some time past, to retire, or wait to permit the election of his successor by the next Legislature. Mr. Rives succeeds Mr. Tyler.

The General Assembly of Pennsylvania and Maryland have past resolutions instructing their Senators in Congress to vote against the Expanding process. Resolutions instructing the Tennessee Senators to vote for expounding, failed in the Legislature of that State.

**The appointment Bill,** we learn from the Columbus papers, had on the 10th inst. passed both branches of the Legislature. We have not seen the bill, but have understood that it gives Carroll & Representative, and Carroll and Columbia one Senator, and another Sen.

**Mr. Kelley's reply to Mr. Davatt** will appear in our next paper.

### [Communicated.]

#### MAD DOGS.

About the latter part of February last, a small dog came to the farm of Adam Fisher, 5 miles North of Carrollton; and bit a half-r of 2 years old, and likewise 5 hogs that would weigh from 50 to 100 lbs. each. On Wednesday last, one of the hogs died; and, one after another, all were dead on Monday; at which time the hogs became raging; and on Tuesday, after the animal had fallen under the madness, she was shot.

March 15 h 1836.

#### APPOINTMENTS BY THE PRESIDENT.

*By and with the advice and consent of the Senate.*

WILLIAM D. JONES, of Cincinnati, Ohio to be Consul for the city of Mexico.

EDMUND C. WAYNEBURN, to be Consul for Trinidad de Cuba.

So, after all, there has been an awful earthquake in China, though it has not swallowed up the City of Pekin. The following more rational and probable account of it is from a *Vulgarist* newspaper, dated in the middle of November, received by a late arrival at Boston.

N. Y. Mirror.

der remembers an old anecdote of the lady who exclaimed, "Dear me, sir! you have helped me to a cart load," when the carver presently perceived that she had cleared the dish, begged leave to send her "another cartload!" To carvers we hint the true meaning of this phrase. "A very small piece," if applied to turkey, means three slices of the breast, a wing, and two spoonfuls of the dressing, & a "little" of the gravy. There is no reason to be ashamed of an appetite. It is one of the most valuable gifts of nature. A little boy, who honors us sometimes by becoming the companion of our leisure hours, was the other day offered at a friend's house, pieces of cake which he refused. After we had departed he complained of hunger and to our inquiry why he had declined the cake, replied, "Oh I wanted it very much, but I thought it more decent to refuse." This, now, is a sort of duplicity in the garb of a virtue. He should have been taught not to refuse, but to have accepted with frankness, and to have partaken without excess. For, after all, where is the sage, the poet, the philosopher, the student, the lover, the belle, above all the soft anxieties and pleasing agitations of a really good dinner?

N. Y. Mirror.

#### HYGIENIA.

Married on Thursday the 10th inst. by the Rev. D. Rothacker, McJOHN FREESSEL to Miss H. LAPPIN of Tuscarawas County.

On Tuesday the 15th inst. by the Rev. John Ren, Mr. JOHN WORK to Miss MARGARET GALLAGHER all of Harrison county.

#### MASSILLION PRICES CURRENT.

From the Massillon Gazette, [CORRECTED WEEKLY.]

GRAIN—Wheat, per bush.	1.00
Barley	.10
Rye	.53
Corn	.50
Oats	.23
FLOUR—Spartha, per bush.	6.00
Flaxseed—per bushel	5.53
Tammy do.	1.12
Clover do.	.15
Bearns, small white, per bush	1.1.12
Pork—Mts., per lb.	\$15.50
Prunes	12.50
Whiskey—per gal. by blst.	.33
Bacon—Lbs., per lb.	.10
Sausages	.9
Eggs	.8
Butter—Fresh	1.1
Pork	.12
Fruit—Dried apples, per bush.	.75
Peaches	1.50
Fish—White, per lb.	12.00
Pickled	8.00
Mackerel, per lb.	11.12.00
Salt—per lb.	2.25
Sugar, Maccavo & N.O. per lb.	11.12.12
Courtesy	.8.9
Lard & Lamp	16.12.12
Coffee—in bags	144.16
Hides—Green, cut	5.03
Lentils, solo cwt.	23.22.00
Iron—Hammered, cut.	6.50
Tire	6.00
Small hoop & round cwt.	8.10.10
White Linen—per lb.	1.75
bush.	.75
Nails—S to 10d cwt.	7.50
3 to 6d	8.11.00
Plaster—Ground, per 100 lb.	.70
per bushel	.624
In Stone—per 2000 lb.	10.00
Glass—by the box 7 by 9	3.75.4.00
8 by 10	4.00.4.50
10 by 12	5.00.5.50
Shingles—Pine 1st qual per 1000	3.00
S. cond. do.	2.75
Wax—Yellow, per lb.	18
Tallow,	9.10

#### ACARD.

William Shields, Dentist,

Respectfully announces to the citizens of Carrollton and its vicinity, that he is prepared to perform dental operations of every kind, at the Exchange, in Carrollton. Ladies will be waited on at their places of residence.

March 18th 1836.

#### SHERIFF'S SALE.

BY virtue of sundry writs of *fit et levi*, issued out of the Court of Common Pleas in and for the county of Stark in the State of Ohio, and to me directed, there will be sold at public sale, on Tuesday, the 29th day of March inst. at Baty's Tavern in Minerva, Carroll County Ohio between the hours of 10 o'clock A. M. and 5 o'clock P. M. a large quantity of

DRYGOODS, GROCERIES, HARDWARE, QUEEASWARE, CUTLERY, DRUGS, PAINTS IRON NAILS, LEATHER,

together with a general Assortment of MERCHANDISE—seized and taken in execution as the property of Daniel C. Middleton at the suit of Daniel Hunter, as well as at the suit of the Bank of Massillon. If said goods should not be all sold on the said 29th day of March; the sale will be continued; by adjournment; on Wednesday and Thursday (30 and 31 inst.) commencing each day at 10 o'clock A. M. and adjourning at 5 o'clock P. M. until concluded.

B. GRIFFITH, Sheriff, of Carroll co.

March 18th 1836.

Feb. 11, 1836.

#### COURT OF COMMON PLEAS, Vacation after Nov. Term 1835.

STATE OF OHIO, &c. In Partition.

Katherine Brower, widow of David Brower, Elizabeth Berleens, John Brower, Isaac Brower, Peter Brower, Ellen Brower, and Caroline Brower, heirs at Law, of the said David Brower, deceased, will take notice, that a petition was filed against them, on the 18th, day of March 1835, in the Court of Common Pleas, in and for said county of Carroll, and State of Ohio, by Joseph Brower, and is now pending; wherein said Joseph Brower demands partition of the following real estate viz: the South East quarter of section 30, Township 13 in Range 6; the South West quarter of section 30, Township 13 in Range 6; the East half of the North East quarter of section 24, Township 13 in Range 6; and the South half of the E. 1/4 of the N. E. quarter of section 30, Township 13 in Range 6;—that one seventh part of said premises, partitioned & set off to him in severalty, and that her Due in said lands be assigned the said Katherine Brower as widow of David Brower, deceased; and that at the next term of said Court, application will be made by the said Joseph Brower for an order that partition may be made of said premises.

Pease, Starkweather, & Jarvis, Attorneys for Plaintiff.

March 18th, 1836.

#### Common Pleas Vacation after Nov. Term 1835.

Henry Dickinson, vs Samuel Hirst, Attachment.

March 18th, 1836.

#### NOTICE.

All persons interested will take notice, that Henry Dickinson on the 12th day of March A. D. 1836, sued out a writ of attachment from the Court of Common Pleas, of Carroll County, & State of Ohio, against Samuel Hirst, for the sum of One hundred and six dollars and fifty cents, which writ has been served and returned.

DANIEL M'COOK Clerk U. S. P.

Pease, Starkweather, & Jarvis, Attorneys for Plaintiff.

March 18th 1836.

#### AUCTION.

Sold at auction—at H. A. Shigley's store in Carrollton, Saturday the 23d day of March in 1836.

Match 18th, 1836.

#### CABINET MAKING.

The firm of Jackson & Tierney having been dissolved by consent, the business will be carried on, in future, by THE INMAN & CO. in the same shop, where they are prepared to execute all orders in their line upon the shortest notice.

TIERNAN & CO.

Carrollton, March 11th 1836.

#### BOROUGH ELECTION.

NOTICE is hereby given, to the Electors of the Borough of Carrollton, that there will be an Election held at the Court Room, on the second Monday (11th) of April instant, between the hours of 11 and 3 o'clock of solid day, for the purpose of electing one President, one Recorder, five Trustees, one Assessor, one Treasurer, one Town Marshal, and one Street Commissioner, agreeably to the Act Incorporating the Town of Carrollton.

THOS. R. HARBAUGH Rec'r.

Carrollton, March 11th, 1836.

#### NOTICE

I S hereby given to all persons interested, that at my instance a writ of attachment was this day issued by James H. Ross, a Justice of the peace of Washington Township, in the County of Carroll, against the Goods, Chattels, Rights, Credits, monies and effects of Grafton Baker, an absent debtor.

ISAAC JACKSON.

March 5th 1836.

#### A CALL.

L. M. DAVIS most earnestly

solicits all who have accounts with him, to call and make settlement.

Many of the accounts on his books are

of several years standing; and, having

prepared himself for squaring off, he

hopes this call will be attended to, by all who are in any way interested.

Carrollton, March 11th 1836.

N. B. L. M. Davis is determined

to do work cheaper than ever it has

been done in Carrollton, heretofore,

and in nearer and much better manner

than it can be done in any other establishment of the kind in the place.

He has just received the latest New

York & Philadelphia fashions for the

ensuing spring and summer. Cash,

or produce; at a fair price, will be

taken in payment for work.

W. M. JOHNSON, Com. of Insolv.

JANE COX Adm'r.

March 4, 1836.

#### ADMINISTRATOR'S NOTICE

A. L. persons having claims against

the estate of Abram Cox, late of

Perry township Carroll county, deceased,

are hereby notified, to present the same

legally proven for settlement within one

year from this date, and all those indebted

to the estate are requested to make

immediate payment.